Moazzam & Associates, LLC 703-542-7508

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REMARKS

Applicant submits that the present amendment is fully responsive to the Office Action

dated March June 13, 2006 and, thus, the application is in condition for allowance.

By this reply, claims 2, and 9 are amended. Claims 2 - 13 remain pending. Of these,

claims 2, 7, and 9 are independent. An expedited review and allowance of the application is

respectfully requested.

In the outstanding Office Action, claims 2 - 13 were rejected under 35 U.S.C. § 102(b) as

being anticipated by Skog et al., (USPGPUB 2001/0028636). It is asserted that Skog discloses a

device and method with all of the limitations of the present invention as recited in the claims.

Applicant respectfully traverses.

With respect to claim 2, Skog does not disclose the present invention as recited in the

pending claims as presently amended. For example, Skog does not disclose a device that, for

example, allows authenticating a subscriber for access to a requested service based upon

receiving a code from a terminal device, the code indicating that a unique username and

password will not be provided by the terminal device. In contrast, Skog discloses receiving a

temporary IP address from a mobile terminal. See Skog, ¶ 30, 31. The temporary IP address is

not a code as contemplated in the claims. Even if the temporary IP address were such a code,

arguendo, Skog does not disclose authenticating the subscriber based on the IP address. The

only authentication Skog discloses is during the initial sign-on, in paragraphs 29 and 30. Once

the initial authentication is complete, Skog fails to disclose any subsequent authentication of the

subscriber as required by claim 2.

With respect to claim 7, Skog does not disclose a device that, for example, allows

communicating to a network, in lieu of a user name and password, a code to cause the network to

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authenticate and authorize access to a service, the authentication and authorization based upon an IP address assigned to the terminal device by the network and upon a unique identifier provided by the terminal device to the network during an earlier attach process. Skog does not disclose any authentication occurring after the initial sign on. See Skog, ¶29 (authentication occurs during initial sign-on procedures). In discussing subsequent accesses to the network to obtain services, Skog merely suggests that the terminal device transmits a temporary IP address and (presumably) an access request. See Skog, $\P 30-32$. Skog does not disclose the terminal device communicating any other code, as recited in claim 7. Even if the temporary IP address or service request were to be interpreted as such a code, arguendo, Skog does not disclose using the code to authenticate the subscriber, as recited by claim 7. Skog merely discloses requesting user parameters from a service database. See Skog, ¶ 30. Such user parameters include services subscribed to, billing addresses, and "similar types of information". Authentication information is not among the potential user parameters which a service provider may obtain from the service database disclosed in Skog.

With respect to claim 9, Skog fails to disclose a method that, for example, allows authorizing the terminal device to access a requested service based on the code and the authentication information for the reasons given above.

With respect to claims 3-6, 8, and 10-13, these claims depend from one of claims 2, 7, or 9, respectively. Since Skog does not disclose all of the limitations of claims 2, 7, or 9, Skog also cannot disclose all of the limitations of claims 3-6, 8, and 10-13.

Further with respect to claims 4 and 11, Skog fails to disclose forming an account name from the identifier. Skog in fact discloses that the user already has an account upon access. See

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Skog, ¶ 29 ("The user database...contains information on the user of the mobile terminal...").

Skog cannot disclose forming an account name if Skog discloses that the account already exists.

. If any other fees are associated with the entering and consideration of this amendment,

please charge such fees to our Deposit Account 50-2882.

Applicant respectfully requests an interview with the Examiner to present more evidence

of the unique attributes of the present invention in person. As all of the outstanding rejections

have been traversed and all of the claims are believed to be in condition for allowance, Applicant

respectfully requests issuance of a Notice of Allowance. If the undersigned attorney can assist in

any matters regarding examination of this application, Examiner is encouraged to call at the

number listed below.

Respectfully submitted,

Date: 13 September 2006

Reg. No. 53,339

Cust. No. 39,013

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